

EXHIBIT 13

3 UNITED STATES OF AMERICA, Jacksonville, Florida

4 Plaintiff, Case No. 3:13-mj-1087-JRK

5 -vs- Thursday, April 18, 2012

6 FREDERIC CILINS, 11:02 a.m.

7 Defendant. Courtroom 5D

8

9

0 BEFORE THE HONORABLE JAMES R. KLINDT
UNITED STATES MAGISTRATE JUDGE

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25 (Proceedings recorded by electronic sound recording;
transcript produced by computer.)

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PROCEEDINGS

2 Thursday, April 18, 2012

11:02 a.m.

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4 COURT SECURITY OFFICER: All rise. United States
5 District Court in and for the Middle District of Florida is
6 now in session, the Honorable James R. Klindt presiding.

7 Please be seated.

8 THE COURT: This is the case of United States of
9 America against Frederic Cilins, Case No. 3:13-mj-1087-JRK.
10 Kelly Karase represents the United States and Michelle Smith
11 is here on behalf of Mr. Cilins.

12 Is that correct?

13 MS. SMITH: That's correct, Your Honor.

14 THE COURT: All right. Good morning.

15 MS. SMITH: Good morning, Your Honor.

16 THE COURT: Mr. Cilins is in the courtroom, and
17 Ernst -- is it Thervil, sir?

18 THE INTERPRETER: Yes, sir.

19 THE COURT: Is here as the interpreter.

20 Let me go ahead and swear you, Mr. Thervil, please.

21 If you would stand and raise your right hand.

22 Do you solemnly swear that you will translate this
23 case from English to French and French to English to the best
24 of your ability?

25 THE INTERPRETER: Yes, I do.

1 THE COURT: All right. Thank you.

2 And would you please state your full name?

3 THE WITNESS: Ernst Thervil.

4 THE COURT: All right. Thank you, sir.

5 Mr. Cilins was arrested on April 14th, 2013, and he
6 had made his initial appearance on April 15th, 2013, on a --
7 he made his appearance on a criminal complaint filed in the
8 Southern District of New York.

9 When he made his appearance he asked for some time
10 to try to contact an attorney and hire counsel, and also the
11 government moved for his detention, so I set the case over to
12 today first to inquire regarding status of counsel, but it
13 looks like that's taken care of, and so we're set for the
14 detention hearing.

15 And, Ms. Smith, are you ready to proceed today?

16 MS. SMITH: Yes, Your Honor, we are ready to
17 proceed.

18 THE COURT: All right. Thank you.

19 Let me just ask you, Ms. Smith, with regard to the
20 interpreter, the other day we had a little bit of a problem
21 because Mr. Cilins apparently speaks and understands English
22 fairly well, but he was not comfortable proceeding without an
23 interpreter. But when he was answering a number of
24 questions, he was answering before the question could be
25 fully interpreted because he seemed to understand very

1 well --

2 MS. SMITH: Your Honor --

3 THE COURT: -- so --

4 MS. SMITH: -- may I -- forgive me for interrupting
5 you.

6 THE COURT: Yes.

7 MS. SMITH: The interpreter is actually not
8 interpreting now, so if we could instruct the interpreter
9 that he has to interpret word for word what you're saying.

10 THE COURT: Yes. Well, and that's my -- and that's
11 my question. Is Mr. Cilins -- is his desire to have a
12 simultaneous translation, or is he -- is he comfortable
13 proceeding in English and having the interpreter interpret
14 phrases or words that he might not understand?

15 MS. SMITH: I think -- if I can have just one
16 moment. I spoke with him at Folkston two days ago, but if I
17 could have just a moment?

18 THE COURT: Yes. Yes, yes. Take your time.

19 MS. SMITH: Your Honor, he's indicating now -- and
20 he has the same problem I do. I understand some French so I
21 hear the French, I hear you, and it's hard to concentrate. I
22 speak a couple of languages.

23 We spoke the other day, and he indicated to me,
24 much like I would be if I went to Spain or went to Brazil --
25 I speak both languages fluently, but I would want an

1 interpreter in legal proceedings or medical matters and
2 things that are very important. That is what he has
3 indicated to me.

4 The problem he's having right now, he's hearing you
5 and listening to you and he's also hearing the interpreter.
6 I don't know if we can maybe try the headphones and see if
7 that works any better.

8 THE COURT: We can try to see whatever works,
9 because I want whatever's working to work well, and I
10 understand that -- let me just ask, Mr. Thervil, are you able
11 to do a simultaneous translation?

12 THE INTERPRETER: Yes, Your Honor.

13 THE COURT: All right. Well, let's see what we can
14 do then.

15 MS. SMITH: And, Your Honor, I'm sorry but -- he
16 does speak English but, again, I think the problem is this is
17 an important proceeding, and he needs to understand
18 exactly --

19 THE COURT: Yes. And I don't mind that at all, but
20 the problem we had the other day is while he wanted to do
21 that, he kept answering questions before they could even be
22 interpreted, so it almost seemed like a waste of time, and it
23 confused the proceedings.

24 I want to do it however he wants it and whatever's
25 best for him.

1 MS. SMITH: Well, one way or the other --

2 THE COURT: Yeah. We need to do it one way or the
3 other, that's for sure.

4 (Ms. Smith conferring with defendant.)

5 THE COURT: I doubt if I'll be asking him any
6 questions, but . . .

7 MS. SMITH: (Unintelligible.)

8 THE COURT: All right. Is that working now,
9 Mr. Thervil?

10 THE INTERPRETER: Yes, Your Honor.

11 THE COURT: All right. So if you will, then, make
12 a simultaneous translation of what is said in the courtroom,
13 all right?

14 All right. So the government has moved to detain
15 Mr. Cilins based on its view that he is a flight risk.

16 And, Ms. Karase, are you ready to proceed?

17 MS. KARASE: Yes, Your Honor.

18 THE COURT: All right. You may proceed.

19 MS. KARASE: As Your Honor has stated, the
20 government seeks detention of this defendant based on the
21 fact that he's a risk of flight. Now, I'm not going to
22 restate every fact that's contained in the very lengthy
23 complaint because I believe it sets forth an adequate
24 description of the investigation and the defendant's actions
25 in this particular instance.

1 MS. SMITH: Your Honor, forgive me. If Ms. Karase
2 could slow down, the interpreter is -- I speak French. He's
3 way behind and (unintelligible). I hate to be a pain. I
4 really --

5 THE COURT: No. No. That's fine.

6 MS. SMITH: Just slow down a little bit.

7 THE INTERPRETER: He's also saying --

8 MS. SMITH: The echo.

9 THE INTERPRETER: -- there is an echo and there's
10 a -- the sentence -- when I'm speaking he could hear
11 something, could not hear everything, so it just --

12 THE COURT: Here's what I'm going to do. I'm going
13 to take a recess and you all try to get this straightened
14 out. You may be sitting too close to him using the
15 microphone too. That could be a problem.

16 But let's take our time and get this worked out,
17 and we'll get the people down here if we need to from the
18 audio technical department and get this worked out.

19 So take whatever time you need to work it out. I'm
20 not in any hurry at all, but I want to keep some semblance of
21 order to this proceeding because there's no reason for it not
22 to be orderly.

23 So, Ms. Karase, you and I will both do what we can
24 to talk slowly. The problem we had the other day, you could
25 only say a phrase and then you had to wait until the entire

1 phrase was stated and then you had to wait again and there
2 was no simultaneous aspect to it.

3 If it can't be done simultaneous, I need to know
4 that and so does Ms. Karase and everyone who speaks in the
5 courtroom. So if it can't be done simultaneously, I just
6 need to know that, and if that's the case, we may have to
7 reschedule because it will probably take us about five or six
8 hours to do this, which is fine. I have all day tomorrow if
9 we need to because I think the Federal Public Defender's on
10 furlough and so we can't do anything in their cases.

11 So if we have to reset it for tomorrow where we
12 take our time, that's fine, because I really -- the most
13 important thing, and it's not even happening now, is that
14 Mr. Cilins knows exactly what's going on in the courtroom.
15 So we'll be in recess.

16 (Recess from 11:11 a.m. until 11:19 a.m.; all
17 parties present.)

18 COURT SECURITY OFFICER: All rise. This Honorable
19 Court is now in session.

20 Please be seated.

21 THE COURT: All right. Ms. Chaddock tells me that
22 we're set to go now, and Mr. Thervil is able to make a
23 simultaneous translation, and Mr. Cilins is able to hear him.

24 Mr. Cilins, if you can't or don't understand
25 something at any point or you're losing the audio, just raise

1 your hand and we'll stop and try to deal with that, all
2 right?

3 He's shaking his head yes which indicates to me
4 he's hearing.

5 THE DEFENDANT: (In English:) I understand.

6 MS. SMITH: And, Judge, the parties have just sort
7 of come and agreed that if there is a problem he's going to
8 raise his hand, so if he loses -- in case I miss it or
9 something, he'll raise his hand so somebody in the courtroom
10 should notice.

11 THE COURT: Right. Thank you.

12 All right. Ms. Karase, let's start from the
13 beginning, then, if you would, please.

14 MS. KARASE: Yes, Your Honor. As I stated, the
15 United States is seeking detention based on risk of flight.
16 I'm not going to go through every fact that's contained
17 within the detailed and lengthy criminal complaint, but I do
18 wish to highlight a few facts for the Court that I think are
19 important.

20 Of course, there was an existing federal grand jury
21 investigation into violations of the Foreign Corrupt
22 Practices Act. This was an investigation into a scheme to
23 obtain valuable mining concessions in the country of Guinea.
24 It's important to note that these mining concessions have a
25 value of approximately \$2.5 billion.

1 The investigation involves whether or not a foreign
2 company bribed officials of the former government of Guinea
3 to obtain these mining rights in 2008. The allegations at
4 the heart of that investigation regard whether or not the
5 company defined as the Entity in the body of the criminal
6 complaint paid high ranking government officials in Guinea
7 approximately \$12 million for these mining concessions.

8 Now, of course, a big section of the criminal
9 complaint deals with a confidential witness who has firsthand
10 knowledge about unlawful payments made to obtain these mining
11 concessions. This witness was served with a federal grand
12 jury subpoena on February 2nd, 2013. It required this
13 witness's testimony and also the production of documents
14 relating to these mining concessions and payments made in
15 exchange thereof. This defendant was negotiating with these
16 officials and their representatives on behalf of the company,
17 or the Entity, as referred to in the complaint.

18 In early March 2013, the defendant contacted the
19 confidential witness by telephone to offer money in exchange
20 for the production of the originals of contracts and other
21 documents subpoenaed by the federal grand jury, and in
22 recorded telephone calls this defendant offered that
23 confidential witness money for false testimony denying the
24 existence of any prior contracts.

25 This defendant had a face-to-face meeting with the

1 confidential witness that was surveilled by law enforcement
2 and recorded. The defendant offered the confidential witness
3 \$300,000 for the witness's production of the originals of the
4 documents and for the witness to execute a contract in which
5 the witness agreed to deny the existence of any prior
6 contracts or prior receipt of money in connection with mining
7 concessions.

8 In a later recorded and surveilled face-to-face
9 meeting --

10 THE COURT: When was the first recording that you
11 referenced?

12 MS. KARASE: The first face-to-face meeting, Your
13 Honor?

14 THE COURT: Yes.

15 MS. KARASE: March 25th.

16 THE COURT: All right.

17 MS. KARASE: There was a second face-to-face
18 meeting on April 11th in which this defendant advised that
19 same confidential witness that the witness would be paid a
20 total of \$1 million for compliance with the terms that
21 Mr. Cilins had dictated.

22 He specified that \$200,000 would be paid up front.
23 An additional \$800,000 would be paid at a later date. He
24 provided the confidential witness with a written document
25 called an attestation in which he required -- in which the

1 document required the witness deny any contracts for mining
2 concessions and deny ever receiving any money.

3 Paragraph 21 of the criminal complaint sets forth
4 the specifics -- some of the specifics of the attestation.

5 THE COURT: What page is that?

6 MS. KARASE: It's on page 15, Your Honor, and
7 carries over to 16.

8 The confidential witness provided a copy of this
9 document to law enforcement after the end of the meeting.
10 There were a lot of specifics mentioned during that meeting
11 as well, including this defendant's agreement to get the
12 confidential witness some immediate cash.

13 They agreed to meet again, and a meeting was
14 arranged on April 14th, 2013, which is the day that the
15 defendant was taken into custody. The defendant arrived at
16 the meeting and had in his possession approximately \$20,000
17 in United States currency.

18 According to the report that this defendant
19 provided to pretrial services, \$20,000 in U.S. currency is
20 more than half of his annual income. He provided no other
21 source for annual income that he had. Further, he identified
22 with great specificity five properties that he owns in
23 Florida. This included approximate market value, rental
24 income, approximate location, and the current status, be it
25 occupied or unoccupied.

1 The total value of the five properties he told us
2 about was \$779,000. The government has reasons to believe,
3 specifically based on my own conversations with the
4 defendant's attorney, Ms. Smith, that the defendant actually
5 has several million dollars' worth of property in Florida,
6 and this is unencumbered property that he somehow has managed
7 to acquire on his \$32,000 salary that he earns in France,
8 and, of course, that's converted to dollars. It's
9 concerning, Your Honor, that he was dishonest with pretrial
10 services in identifying the assets that he has.

11 Another and probably the most concerning factor
12 about the circumstances of Mr. Cilins' arrest are that in his
13 possession at the time of his arrest was a French passport.
14 When the agents with the FBI contacted the French consulate
15 to notify the consulate of Mr. Cilins' arrest, they provided
16 the passport number from that French passport. Now, this is
17 the French passport that Mr. Cilins used to enter the United
18 States, and it bore the entry stamp from when he arrived and
19 several other entry stamps.

20 The French consulate, when -- having run that
21 number, reported that it was not a valid passport, that it
22 appeared to be a fraudulent passport, and that number did not
23 come back to any existing French passport.

24 The agents, being diligent as they are, located a
25 photocopy of a passport in Mr. Cilins' property at the time

1 of his arrest. Although this photocopy bore a photograph of
2 the defendant and his address, the same address that was on
3 the physical passport, it had a different issue date and a
4 different passport number.

5 The agents provided the passport number from the
6 photocopy to the French consulate and confirmed that this
7 was, in fact, a validly issued passport. Your Honor, we
8 don't know where that physical passport is. All we know is
9 that there's a photocopy and that at some point it was in
10 existence.

11 Mr. Cilins is not a United States citizen or a
12 legal permanent resident. In fact, as I've just proffered,
13 he was traveling on a fraudulent French passport at the time
14 that he was arrested. There's currently an immigration
15 detainer in place because he was here under the visa waiver
16 program.

17 When looking at the factors under 3142(g) of Title
18 18, we examine the nature and circumstances of the offense
19 charged. This offense was particularly egregious, Your
20 Honor. This was the interference, continuously and
21 repeatedly, with a pending federal grand jury investigation.

22 As the complaint explains, although he may not be a
23 citizen of this country, Mr. Cilins was made aware of what a
24 federal grand jury is and what its significance is. He
25 repeatedly instructed the confidential witness to destroy

1 documents requested as part of that investigation. He
2 repeatedly instructed the witness to lie as part of that
3 federal grand jury investigation. He went so far as to
4 outline the terms in a document that he provided to the
5 confidential witness, which gets to the next factor as to the
6 weight of the evidence against Mr. Cilins, which is factor
7 No. 2 under 3142(g).

8 The weight of the evidence against Mr. Cilins is
9 very strong. There are multiple recorded calls and
10 face-to-face recorded meetings that were also surveilled by
11 law enforcement.

12 With regard to the penalties that Mr. Cilins is
13 facing as a result of this offense, we've covered the maximum
14 term of imprisonment, which Count One is 20 years under the
15 statute. The guideline range, Your Honor, surpasses the
16 statutory maximum.

17 The applicable guideline range for this offense is
18 approximately 262 months imprisonment to 327 months
19 imprisonment. This is because we look at the underlying
20 offense in which this witness -- this defendant was
21 obstructing the investigation of, and that offense is the
22 Foreign Corrupt Practices Act.

23 The amount of the benefit received in return for
24 the bribes under the Foreign Corrupt Practices Act was over
25 \$2 billion, which is off the chart in terms of the fraud

1 calculations guidelines.

2 We look at the history and characteristics of the
3 person, and included therein, we look at the person's
4 character. Well, we know that he was less than truthful with
5 pretrial services in summarizing the assets that he has. The
6 fact that he showed up to a meeting with the confidential
7 witness with \$20,000 in cash but reports an annual income of
8 less than twice that is indicative of someone being
9 untruthful.

10 We also look at the property that he denied --
11 well, the property that he claimed to own when meeting with
12 pretrial services and the property that was later disclosed
13 that he actually has access to and owns through his attorney.
14 And just so we're clear, I've had conversations with Officer
15 Watson about whether there was any confusion when she was
16 interviewing the defendant. She's confident that he
17 understood, they were able to communicate well, and the only
18 properties he listed are those that are included in the
19 report.

20 We look at the defendant's family ties. He has
21 none to the United States. We look at the financial
22 resources of the defendant. He has significant financial
23 resources, which of course indicates the motive and ability
24 to flee.

25 The amount of cash that he's offering, paying to

1 the confidential witness, a total of \$1 million at the April
2 11th meeting, and the fact that the original bribes in which
3 this defendant was involved in 2008 amounted to \$12 million
4 are indicative of just how significant this defendant's
5 financial resources are.

6 He doesn't have any ties to this community other
7 than this property that he may have a financial interest in.
8 He travels back and forth frequently, and we know that he was
9 traveling on this occasion on a false passport and have no
10 information as to where his real passport is.

11 Your Honor, if this defendant were released and he
12 somehow made his way back to France, in violation of any bond
13 conditions this Court would set, the United States would not
14 be able to extradite him from France. France will not
15 extradite its own citizens.

16 Your Honor, for these reasons, the penalty that
17 this defendant is facing, his lack of ties and status in the
18 United States, the falsehoods that he's put before this Court
19 and this government in traveling on his false passport all
20 support a finding of detention based on risk of flight.

21 THE COURT: All right. Ms. Smith, do you have
22 questions for Ms. Karase on her proffer?

23 MS. SMITH: Your Honor, I was hoping we would
24 actually hear from an agent today. I assumed that they would
25 bring an agent in, so I do have some questions on the

1 proffer.

2 THE COURT: All right. Well, the practice in this
3 division is one that isn't seen in many places, but it's been
4 in place since about 1987, and that is that defense counsel
5 is given the opportunity to examine counsel, and we go from
6 there. If it becomes apparent that the relevant information
7 is in the possession of an agent, then the Court does
8 consider whether it would be appropriate to allow the
9 defense -- or defense counsel to call an agent.

10 So it's not necessarily precluded, and I don't
11 know -- Ms. Karase, is the agent present with you a local
12 agent or someone from New York who would have more knowledge
13 of the case?

14 MS. KARASE: The agent present is a local agent,
15 Your Honor. She has been involved in some local aspects of
16 the investigation, but she certainly is not the case agent.

17 THE COURT: All right. Well, we'll proceed and see
18 how we do, and we'll go from there.

19 Ms. Karase, if you don't mind moving over to this
20 podium, and, Ms. Smith, if you could use this one so I can
21 make sure that we're getting everything recorded properly.

22 MS. SMITH: Thank you, Your Honor.

23 THE COURT: And if this being -- if this is your
24 first experience in our division, basically cross-examining
25 an assistant United States attorney, it's -- I find that

1 those who haven't practiced the way we do it here tend to not
2 be as comfortable with the situation, so we'll just take it
3 slow and you can just make sure that you allow Ms. Karase to
4 answer your questions and I'll make sure she allows you to
5 ask them.

6 And then if she objects to a question, then she
7 gets to object and we'll go from there.

8 So you may proceed.

9 MS. SMITH: Your Honor, if I can make a joke, this
10 should be a lot of fun.

11 THE COURT: Well, sometimes it is --

12 MS. SMITH: I'm making a joke, Your Honor.

13 THE COURT: I know. I know. Yes, you may --

14 MS. SMITH: A little levity this morning.

15 THE COURT: One minute.

16 THE INTERPRETER: He has told the interpreter to
17 get with the mike closer to the interpreter's mouth.

18 THE COURT: Okay. Let me -- let's just
19 double-check now.

20 Mr. Cilins, are you following everything, sir?

21 THE DEFENDANT: Yes.

22 THE COURT: All right. Ms. Smith, you may proceed.

23 MS. SMITH: Thank you, Your Honor. Please the
24 Court?

25 THE COURT: Yes.

1 MS. SMITH: Ms. Karase, what information do you
2 have to show that Mr. Cilins was actually involved with BSGR,
3 the Entity mining company named in the criminal complaint in
4 2008?

5 MS. KARASE: He was present at several meetings
6 that were held and acted on behalf of the entity in
7 negotiating those \$12 million contracts, the contracts that
8 totaled in value \$12 million.

9 MS. SMITH: What was the exact date of those
10 contracts?

11 MS. KARASE: Ms. Smith, other than what's contained
12 in the criminal complaint, I'm not positive of the dates.

13 MS. SMITH: Isn't it a fact those were actually
14 negotiated after Mr. Cilins terminated any relationship
15 whatsoever with BSGR?

16 THE INTERPRETER: The interpreter --

17 MS. KARASE: Ms. --

18 THE COURT: Whoa, whoa, whoa.

19 THE INTERPRETER: Ms. Smith needs to slow down a
20 little bit.

21 MS. SMITH: I'm sorry.

22 THE INTERPRETER: Can you repeat the question for
23 the interpreter, please?

24 MS. SMITH: Thank you.

25 Isn't it a fact that Mr. Cilins terminated any and

1 all ties with BSGR, the Entity, in 2007?

2 MS. KARASE: Mr. Cilins indicated that he was still
3 acting on behalf of the Entity's president in a recorded
4 conversation with the confidential witness in -- as recently
5 as the last month.

6 MS. SMITH: That wasn't my question.

7 In 2008 he was not actively employed, working for,
8 or in any other capacity connected with BSGR.

9 MS. KARASE: It's my understanding --

10 THE COURT: Slow down. Let him finish.

11 Okay.

12 MS. KARASE: It's my understanding that he was
13 still acting on behalf of the Entity. I do not know whether
14 or not he was formally employed in terms of receiving a
15 paycheck or under some employment agreement, but it's my
16 understanding he was still acting in furtherance of the
17 Entity and representing the Entity through his presence at
18 meetings and his negotiations of those contracts.

19 MS. SMITH: You have reviewed both his current
20 passport and his previous passport for his entry and exit
21 stamps to Guinea?

22 MS. KARASE: Ms. Smith, his current and valid
23 passport has not been located. We just have a photocopy of
24 that.

25 MS. SMITH: Well, let's move to that and then we'll

1 come back to this line of questioning.

2 Do you have both the passport that you retrieved,
3 that your agents retrieved, from Mr. Cilins as well as the
4 photocopy with you?

5 MS. KARASE: No. The fraudulent passport, we do
6 not have the physical copy. I have a photocopy of the
7 passport, just the one page, and then the photocopy that was
8 actually seized -- well, a photocopy of a copy that was
9 seized from Mr. Cilins.

10 MS. SMITH: Wasn't the passport actually seized,
11 the one that you're alleging is a fraud?

12 MS. KARASE: Yes, it was.

13 MS. SMITH: Okay. And your agent does not have
14 that?

15 MS. KARASE: She does not have that in the
16 courtroom with her at the time, no.

17 MS. SMITH: Where is that located right now?

18 MS. KARASE: It's in evidence.

19 MS. SMITH: And who exactly did you speak with at
20 the consulate?

21 MS. KARASE: I did not speak with anyone at the
22 consulate.

23 MS. SMITH: So you have no firsthand knowledge that
24 the passport is actually a fraud.

25 MS. KARASE: I will proffer that the FBI has spoken

1 with the consulate and was told that the passport was a
2 fraud.

3 MS. SMITH: Who did they speak with at the
4 consulate?

5 MS. KARASE: A female by the name of Pasqual
6 Garcia.

7 And let me be clear. The passport number was not a
8 registered number.

9 MS. SMITH: And did you actually speak -- what is
10 Ms. Pasqual Garcia's capacity at the consulate?

11 MS. KARASE: She was the contact who received
12 notification of the arrest and to whom the notice was
13 directed when the agents called and advised the nature of the
14 report they had to make.

15 MS. SMITH: Did she -- which consular office is she
16 located in?

17 MS. KARASE: Miami.

18 MS. SMITH: Did anyone attempt to speak with the
19 consul general or his -- the honorary consul general in
20 Orlando?

21 MS. KARASE: No.

22 MS. SMITH: So other than a deputy clerk who said
23 the passport was fraudulent or not registered -- actually
24 they said it wasn't registered, not that it was fraudulent --
25 that is the only information you have.

1 MS. KARASE: Correct, and the photocopy of the
2 missing passport.

3 MS. SMITH: What was the issue date on the passport
4 you obtained from Mr. Cilins?

5 Your Honor, for the record, I would like to see
6 both of those passports at this -- they've made a very
7 serious allegation here that we have a fraudulent passport,
8 and I don't believe that --

9 MS. KARASE: The issue date of the actual passport
10 that was recovered was October 21st, 2008. The photocopy of
11 the valid passport bears an issue date of March 19th, 2007.

12 MS. SMITH: Have you verified with France if a
13 person may have more than one passport?

14 MS. KARASE: No.

15 MS. SMITH: So you've not -- you've not made any
16 attempts to verify if France is like England or some of the
17 other EC countries that allow duplicate passports to be
18 issued.

19 MS. KARASE: I'm not aware of that, but no, that
20 inquiry has not been made. The passport bearing the issue
21 date of March 19th, 2007, has not been located though.

22 MS. SMITH: May I see the copies that you're
23 relying on?

24 Your Honor, may I have just a moment, please?

25 THE COURT: Yes.

1 THE DEFENDANT: (In English:) Can I say anything
2 to my attorney?

3 MS. SMITH: No. I don't think you're going to need
4 to. I can read the French, if I can read it.

5 You're aware that the passport -- the two -- Your
6 Honor, may I have just a moment?

7 THE COURT: Yes, ma'am.

8 Let me just say, what is it that you've been
9 handed? I know there was a copy of, I thought, the first
10 passport that was referenced, the one that was actually
11 seized. Do we know which -- what copies you have?

12 MS. SMITH: Your Honor, I'll read what's on there
13 so we can sort of distinguish between the two copies, and
14 then the government may be able to tell you which one's
15 which.

16 THE COURT: Slow down just a little.

17 MS. SMITH: The first passport was issued, as the
18 government said, in March 19th of 2007, has an expiration of
19 March 18th, 2017. The passport number -- there are two of
20 them. One is difficult to read. It appears to be 07 and
21 then I can't read two letters. What it appears to end in is
22 a 96 or a 94. The actual stamped -- and that was on the
23 stamped page portion of the passport. The numbers on the
24 passport initial photo page indicate the passport number is
25 07A as in apple, K as in kilo, 26794.

1 The other passport photograph, and we only have the
2 front -- again, the face pages of both of them --
3 indicates -- the stamped pages are, again, very difficult to
4 read, but appear to say 07CT94, an unintelligible number,
5 followed by 52. And the stamped portion of the passport
6 that's actually written with a typewriter or computer appears
7 to say 08CT94852.

8 They both are issued to Frederic Cilins. They both
9 describe his height at 1.82 meters, his eyes as *marron*, which
10 is brown, and his nationality as French.

11 The second passport was issued apparently
12 10/21/2008 and would expire 10/20/2018.

13 THE COURT: All right. Thank you.

14 MS. SMITH: Your Honor, I'm tendering those back to
15 the government so she can tell me which one -- I believe the
16 one that she claimed was legitimate was the 2007 issue date.

17 MS. KARASE: That's correct.

18 And, Your Honor, I'll mark these photocopies as
19 exhibits and make them part of the record since we've made
20 several references to them now.

21 THE COURT: All right. Thank you.

22 MS. KARASE: And just for clarification, I'll mark
23 the one with the issue date of 2007 as Government's Exhibit 1
24 and the one with the issue date of 2008 as Government's
25 Exhibit 2.

1 THE COURT: All right.

2 MS. SMITH: I believe I asked you -- and then we
3 sort of got sidetracked -- whether you verified if France
4 allowed the issuance of two passports under certain
5 circumstances.

6 MS. KARASE: No.

7 MS. SMITH: So for all you know, these are two
8 legitimate passports, one with a number that you claim is
9 registered and one with a number that you claim is not
10 registered.

11 MS. KARASE: It's not my claim; it's the claim made
12 by the French consulate, but yes, that is the information
13 that we received.

14 MS. SMITH: Did you look at the passport that was
15 taken, the actual passport, which would have been Exhibit
16 No. 2, and did you verify the entry visa and the entry stamps
17 by U.S. Customs on there?

18 MS. KARASE: The passport that was retrieved, the
19 physical passport, had several entry and exit stamps, but the
20 particulars of those stamps were not verified.

21 MS. SMITH: And you're aware that Immigration and
22 Customs Enforcement, and specifically CBP, which is Customs
23 and Border Protection, actually scan the passport through a
24 machine which runs it back into France to verify -- they link
25 it to the consuls to verify the passports.

1 MS. KARASE: That has been my own personal
2 experience. I don't know whether that was done so in this
3 case or under what circumstances this defendant entered the
4 country.

5 MS. SMITH: So it's your -- I'm sorry.

6 So it's your contention that at least on three or
7 four, five, six occasions that Mr. Cilins has entered on the
8 2008 -- the one that you're claiming is a fraudulent
9 passport, that CPB did not at any time do their job and
10 verify that passport.

11 MS. KARASE: Ms. Smith, I certainly wasn't present
12 when he entered, and I haven't reviewed the passport itself,
13 nor has the agent, particularly to note the entry and exit
14 stamps other than to notice that it did bear several entry
15 and exit stamps.

16 MS. SMITH: For the United States.

17 MS. KARASE: I don't think that we can even say for
18 the United States. Just that it had entry and exit stamps.

19 MS. SMITH: Your Honor, I would request production
20 and an actual review of the passport, and I'd like to be able
21 to contact -- before Your Honor makes a decision, obviously,
22 unless you're going to release him -- that I be allowed to
23 review the passport and contact the consul myself.

24 THE COURT: Well, we'll make -- we'll discuss that
25 when --

1 MS. SMITH: When the time comes.

2 THE COURT: -- when the time comes.

3 MS. SMITH: Ms. Karase, if we can move back to
4 Guinea and the allegations in the complaint.

5 Have you been in contact with the Guinean
6 government?

7 MS. KARASE: No, I have not.

8 MS. SMITH: So you're aware that the actual
9 contracts between BSGR were actually initiated in 2002, 2005,
10 and 2006, the initial contracts.

11 MS. KARASE: All I can tell you about that -- I
12 can't speak on behalf of the Guinean government, other than
13 to say that there is an open investigation in the Republic of
14 Guinea.

15 MS. SMITH: And that open investigation revealed
16 that parliament, three separate governments inside Guinea,
17 both the old government, the secondary government after
18 President Conte died, and then the next government, all
19 approved all of the BSGR contracts.

20 MS. KARASE: Your --

21 MS. SMITH: Parliament and the government
22 themselves, the president and the government.

23 MS. KARASE: Your Honor, I'm going to object to
24 this line of questioning as being outside the scope of the
25 offenses with which the defendant is charged in the

1 complaint, which regard the obstruction of justice, the
2 tampering with a witness, and the destruction of records.

3 THE COURT: Well, I'll allow a few more questions
4 in this area, and if you don't know, then you don't know.
5 And I'm guessing Ms. Smith plans to proffer various
6 information about this, so you did touch on the contracts to
7 at least a sufficient degree to allow some questioning about
8 it.

9 But I recognize that those aren't the charges, but
10 I think you were providing certain information by way of
11 background, and I'm thinking she's doing the same or will do
12 the same. But if you -- and if you don't know, just say so
13 and she can ask her next question.

14 MS. KARASE: Ms. Smith, I'm not certain of the
15 dates that you referenced.

16 MS. SMITH: Okay. In the investigation none of
17 your FBI agents has actually spoken with the Guinean
18 government to obtain the originals of those contracts, have
19 they?

20 MS. KARASE: Can you define "your FBI agents"?

21 MS. SMITH: The government's FBI agents.

22 MS. KARASE: I can't speak on behalf of every
23 single FBI agent that's employed by the FBI, Your Honor --
24 Ms. Smith.

25 MS. SMITH: The ones that are involved in this

1 investigation.

2 MS. KARASE: I'm not aware of what context they may
3 or may not have had with the government of Guinea.

4 MS. SMITH: Isn't it true that they are relying on
5 solely the testimony of Mamadie Toure, a former consort of
6 the president who died in December of 2008, president of
7 Guinea?

8 MS. KARASE: No.

9 MS. SMITH: What other information besides the
10 recorded telephone conversations do you have other than the
11 testimony of Mamadie Toure?

12 MS. KARASE: Well, you've touched on it in your
13 questioning. There were recorded telephone conversations.
14 There were recorded meetings. There was your client's own
15 words. There were documents provided by your client, cash
16 provided by your client, travel records of your client.

17 MS. SMITH: Well --

18 MS. KARASE: There was substantially more than the
19 word of someone that was uncorroborated.

20 MS. SMITH: Let's talk about those travel records.

21 Can you tell us exactly what travel records you're
22 discussing?

23 MS. KARASE: Well, I can tell you -- I can tell you
24 that the defendant met with the confidential witness on
25 multiple occasions, and he claims to have been residing in

1 France at all times, and I can tell you that those meetings,
2 at least three, were surveilled and recorded.

3 MS. SMITH: What other -- what other travel
4 documents, records are you relying on in your criminal
5 complaint or to show that he is a risk of flight?

6 MS. KARASE: Other travel documents include the
7 existence of an otherwise valid passport that we've been
8 through that we do not know the whereabouts of, and although
9 I do not have them, I'm confident that travel records exist
10 to confirm his presence in Jacksonville.

11 I know that he flew in from -- that he flew in and
12 the meetings took place at the airport, and so I'm confident
13 that there are records of those travels as well in order to
14 have those meetings with the confidential witness.

15 MS. SMITH: And that is the three meetings in -- or
16 the four meetings that happened between March and April.

17 MS. KARASE: That's correct.

18 THE COURT: Can you -- when you say -- may I ask a
19 question?

20 MS. SMITH: Certainly.

21 THE COURT: When you say that they took place at
22 the airport, are you talking about the Jacksonville airport,
23 and is that where all three meetings took place?

24 MS. KARASE: At the Jacksonville airport, yes.

25 THE COURT: All three meetings?

1 MS. KARASE: Yes, Your Honor.

2 THE COURT: All right. Thank you.

3 MS. SMITH: Did you verify that in fact Mamadie
4 Toure and Mr. Cilins have met and/or spoken frequently since
5 2005/2006?

6 MS. KARASE: I don't have information about that.

7 THE COURT: Is the person you're referencing by
8 name the person who you think is referred to as the CW in the
9 complaint?

10 MS. SMITH: It is indeed, Your Honor. She's the
11 one who's also an alleged conspirator in the underlying
12 Foreign Corrupt Practices Act. She is the alleged recipient
13 of the millions of wrongfully paid -- allegedly wrongfully
14 paid dollars. She's allegedly the recipient, so therefore
15 she is an accomplice in the underlying Federal Corrupt
16 Practices Act case, should the government ever be able to
17 prove that case.

18 THE COURT: All right.

19 MS. SMITH: You're aware that Ms. Toure and persons
20 on behalf of Ms. Toure have circulated fraudulent documents
21 since as early as 2008 and 2007 in an attempt to blackmail
22 BSGR, Mr. Cilins, and other persons and other business
23 entities doing business in Guinea.

24 MS. KARASE: No, I'm not aware of that.

25 MS. SMITH: You're aware that all of the documents

1 that Ms. Toure has in her possession are actual fraudulent
2 documents. None of them are original documents.

3 MS. KARASE: I am not aware of that, and certainly
4 your client's valuation of those documents suggest otherwise.

5 MS. SMITH: Ms. Karase -- Karase, I'm sorry.

6 Ms. Karase, you're aware that persons in South
7 Africa have been blackmailed or extorted either through, by,
8 or on the behalf of Mamadie Toure.

9 MS. KARASE: I'm not aware of that.

10 MS. SMITH: You're aware that Mamadie Toure was
11 actually not the wife of the former president, although you
12 have listed her as the wife of the former president.

13 MS. KARASE: I'm not aware of that.

14 MS. SMITH: Isn't it a fact that she actually was a
15 consort? She was the fourth in a line of three actual wives
16 and a fourth mistress.

17 MS. KARASE: I'm not aware of that.

18 MS. SMITH: You're aware that the contracts for the
19 Simandou complex, which is the BSGR complex -- I think it's
20 Simandou, and I may be mispronouncing that -- that that
21 mining site were actually the original leases or exploration
22 agreements were signed as early as 2002 and 2005.

23 MS. KARASE: Your Honor, at this time I object
24 again as --

25 THE COURT: Do you know? I mean, do you know?

1 MS. KARASE: I do not.

2 THE COURT: Just say you don't know. That's fine.

3 MS. SMITH: You're aware that after President
4 Conte -- I may be pronouncing his name wrong -- died in
5 December of 2008, additional contracts with BSGR were
6 negotiated, directed by BSGR, without Mr. Cilins or any of
7 the former persons who had negotiated on behalf of BSGR.

8 MS. KARASE: I'm not aware of that.

9 MS. SMITH: Have you viewed those contracts that
10 were negotiated in 2008 and 2009?

11 MS. KARASE: No. Ms. Smith, I just advised I'm not
12 aware of the existence of those contracts.

13 MS. SMITH: Are you aware that the Guinean
14 government, the new Guinean government that came in following
15 the president's death in December of 2008, actually --
16 Ms. Mamadie Toure fled from that government because she was
17 being investigated?

18 MS. KARASE: I'm not aware of that.

19 THE COURT: Ms. Smith, this -- maybe because this
20 could take twice as long as it needs to, if you're going to
21 proffer all of this --

22 MS. SMITH: I am, Your Honor.

23 THE COURT: -- which I'll allow you to do, I think
24 that in terms of the specifics of the underlying
25 investigation, if Ms. Karase doesn't object to it, we can

1 assume that she doesn't know those facts, given that she's
2 not handling the case, and I'll be glad to hear whatever
3 proffer you have at the appropriate time.

4 But I think I'm going to hear all of this twice,
5 the first time when you ask the question and Ms. Karase
6 states that she doesn't know, and then when you proffer it.

7 MS. SMITH: Fair enough, Judge.

8 THE COURT: I think -- I think we've established
9 that -- and it's clear that Ms. Karase -- her information is
10 based on what's in the criminal complaint and to whomever
11 else she's attributed it at this point.

12 Is that fair to say, Ms. Karase?

13 MS. KARASE: That is fair, and I do not object to
14 proceeding in the manner that Your Honor has suggested.

15 THE COURT: But go ahead and ask questions in other
16 areas about the proffer. Please proceed.

17 But you know what I'm going to do is I'm going to
18 take a brief recess because I know that our interpreter needs
19 some periodic breaks because it's very strenuous, both
20 mentally and physically, in terms of what he's doing, and I
21 think that your client might also need a break.

22 So why don't we take about ten minutes, but we're
23 going to have to think about lunch at some point too because
24 I have the court personnel and the United States marshals and
25 everyone else to consider, in addition to ourselves, so --

1 MS. SMITH: Your Honor, would you like to take a
2 lunch break to let your staff have a break now? I mean, I
3 can be here all afternoon if need be. I don't know what
4 Ms. Karase has on her agenda, but -- I don't want to belabor
5 the point, but I also know, working for Judge Presnell and
6 members of the Court, I also know how staff are. They need a
7 break.

8 THE COURT: Yes. Well, let's see. Let's just see.

9 Well, why don't -- I know you're with me this
10 afternoon at 2:00 for two hearings.

11 MS. KARASE: And, Your Honor, I do anticipate those
12 will both be very short in light of new information.

13 THE COURT: Well, am I to understand that in those
14 two cases the government will be withdrawing their detention
15 motions?

16 MS. KARASE: That's correct, Your Honor.

17 THE COURT: Well, if we're going to set conditions
18 of release, that could take a while given that those will be
19 done with a translator or an interpreter also.

20 MS. KARASE: And I should say it's dependent upon
21 suitable third-party custodians appearing.

22 THE COURT: All right. Well, that could take --
23 that could take quite a while.

24 Let's do this. Why don't we -- why don't we -- why
25 don't we recess till 12:30. That's a little more than 20

1 minutes, and we'll try to get everybody in good enough shape
2 to proceed from 12:30 until 1:30, and then I have a very
3 short matter that I have to attend to, and then we could
4 start again and go until 2:00.

5 I am thinking, though, that you're going to want
6 additional -- at least a copy of the passport.

7 Do you have any objection to that?

8 MS. KARASE: I don't have an objection with
9 permitting Ms. Smith to view that. No. I certainly, of
10 course, don't want to turn it over to her, but I don't have a
11 problem with -- and assuming that we can obtain it. I don't
12 know how quickly that can happen.

13 MS. SMITH: Your Honor, I would actually like to
14 have it scanned and e-mail it to the consul general, the
15 actual consul general in Miami, to determine the validity of
16 the passport.

17 THE COURT: Well, and I want to give you whatever
18 opportunity that you want to do whatever you need to do, but
19 I don't know if we're going to accomplish that today. And so
20 that's what I'm -- I guess I'm thinking that we can see how
21 much we can do today.

22 I know you said you were free all afternoon, but
23 how free are you tomorrow?

24 MS. SMITH: I believe I'm okay tomorrow. My phone
25 is downstairs with my calendar, but I believe I'm fine. I

1 can get somebody to cover one hearing I have in the morning,
2 and I can either drive back or I can stay up here tonight if
3 that pleases the Court. I can make arrangements if need be.

4 We may finish today. If I can at least maybe
5 get -- take these copies and at least take the rest of the
6 information, I will get my staff contacting -- the consul
7 general closes between 12:00 and 2:00 every day though. They
8 take a nice long lunch.

9 THE COURT: So we're taking 20 minutes and they're
10 taking two hours.

11 MS. SMITH: Yes, sir. I think we have something
12 wrong in this picture.

13 THE COURT: All right. Well, and I don't -- I'm
14 not sure -- you all have to determine the status of whatever
15 it is Ms. Smith wants to see. And I think it's an important
16 issue as we're looking at all of this, so I think we should
17 take whatever time we can to make sure that it's resolved.

18 MS. KARASE: But -- and if I may interrupt, more
19 importantly, the location, Your Honor, of the physical
20 passport, it may actually be on its way to New York. Agent
21 Stelly would need to check that, and we certainly will do
22 that over the break.

23 THE COURT: Well, let's check and see.

24 So why don't we -- why don't we get back together
25 in 20 minutes, and then we'll see if really we would be

1 better off having you finish your questioning today. And
2 then you could do your proffer tomorrow, and in the meantime
3 we could try to see whatever it is we can do about this other
4 issue.

5 And then if we have to leave that issue until
6 Monday, then we do. I mean, this is an important hearing for
7 your client, as -- I'm stating the obvious, so I think
8 whatever time we need to take to resolve it, we'll take, all
9 right?

10 So let's be in recess for 20 minutes and then see
11 where we go from there.

12 (Recess from 12:13 p.m. until 12:39 p.m.; all
13 parties present.)

14 COURT SECURITY OFFICER: All rise. This Honorable
15 Court is now in session.

16 Please be seated.

17 THE COURT: All right. Everybody's back in the
18 courtroom, and Mr. Cilins -- am I saying it right, Cilins?

19 MS. SMITH: It's Cilins. Cilins.

20 THE COURT: Cilins, Cilins.

21 MS. SMITH: Cilins?

22 THE DEFENDANT: Cilins.

23 THE COURT: Cilins. I'll try to pronounce that
24 correctly.

25 And Mr. Thervil is back as the interpreter. And if

1 you would continue, please, to make a simultaneous
2 translation of what is said in the courtroom.

3 I see we're missing the FBI agent, so I don't know
4 if that's a good thing or a bad thing.

5 MS. KARASE: Your Honor, she spent the break trying
6 to get the passport here so as to not further delay things,
7 so she's actually just making a quick visit to the restroom
8 and she'll be back momentarily, if we could proceed without
9 her.

10 THE COURT: All right. Now, did you have
11 additional questions for Ms. Karase, Ms. Smith?

12 MS. SMITH: I do have a couple, not very many.

13 THE COURT: All right. Well, why don't you all
14 come to the podiums again.

15 Ms. Karase knows this well, but our microphone
16 system is not good, and if you're not right in front of it,
17 we're not picking it up.

18 MS. SMITH: Thank you.

19 Ms. Karase -- and I know that we're going to go
20 through a proffer in a few minutes, but I do want to ask you
21 one or two other questions about Mamadie Toure.

22 Were you aware that she signed an attestation that
23 is almost identical in form and substance to the attestation
24 she signed in 2013, that she actually signed one earlier in
25 2007 or '8?

1 MS. KARASE: I'm not aware of that.

2 MS. SMITH: Did she provide the agent with copies
3 of that attestation that she previously signed?

4 MS. KARASE: I'm not aware of that.

5 MS. SMITH: Were you aware that she attempted to
6 sell fraudulent or invalid mining leases herself to persons
7 as late as 2009, '10, '11, or '12? Are you aware of that?

8 MS. KARASE: No, I'm not.

9 MS. SMITH: What evidence do you show that she had
10 any ability in 2008 to conduct or to facilitate the obtaining
11 of the BSGR leases for the Simandou complex?

12 MS. KARASE: Just the references that are included
13 within the complaint is all the evidence that I have.

14 MS. SMITH: Okay. You do not have any documents?

15 MS. KARASE: I do not, no.

16 MS. SMITH: Okay. Do you know if your agents have
17 any documents?

18 MS. KARASE: I don't know.

19 MS. SMITH: Isn't it true that the first time
20 Ms. Toure mentioned the grand jury to Mr. Cilins was on the
21 April 11th, 2013, meeting, not previous?

22 MS. KARASE: I don't know when she first mentioned
23 the grand jury.

24 MS. SMITH: Okay. I direct you to paragraph 20 of
25 your complaint at page 12: "Was there any other meeting

1 besides this one where the grand jury issue was discussed or
2 explained to Mr. Cilins?"

3 MS. KARASE: Ms. Smith, there were -- there was
4 other contact between your client and a confidential witness
5 other than that referenced in paragraph 20, and I don't know
6 every detail about every prior contact.

7 MS. SMITH: Were these conversations held in
8 French, in the Guinean dialect, or in English between the --
9 Mamadie Toure and Mr. Cilins?

10 MS. KARASE: The conversations that are referenced
11 in the complaint, as is stated in the complaint, were
12 conducted in French.

13 MS. SMITH: And have you submitted those to a
14 certified French interpreter?

15 MS. KARASE: I have not.

16 MS. SMITH: Have you seen any certified
17 interpretation?

18 MS. KARASE: No, I have not.

19 MS. SMITH: The only thing, in fact, that you are
20 relying on is the English drafts provided to you by the
21 agents, which are summaries; is that correct?

22 MS. KARASE: The agent has reviewed English draft
23 summaries, and that is what he relied on in the complaint.

24 MS. SMITH: So, in fact, the answer to my question
25 would be yes, that that is what is relied upon, English draft

1 summaries, not a word-for-word translation.

2 MS. KARASE: That's what's referenced in the
3 complaint.

4 MS. SMITH: Were you -- you said you spoke with
5 pretrial services, and forgive me, I don't remember
6 pretrial -- the name of the pretrial services officer, and
7 that she indicated that she could correspond -- or
8 communicate with Mr. Cilins. Is that fair, what she said?

9 MS. KARASE: That's correct. And the officer is
10 Officer Watson.

11 MS. SMITH: Thank you.

12 And did Officer Watson indicate that she speaks
13 French or he speaks French?

14 MS. KARASE: I didn't inquire, though she indicated
15 that she proceeded in English and spoke slowly, and
16 Mr. Cilins appeared to understand everything that was said
17 and communicated appropriately in response.

18 MS. SMITH: Okay. Do you know if she offered
19 Mr. Cilins to have counsel present during that pretrial
20 services interview?

21 MS. KARASE: I do not know.

22 MS. SMITH: Do you know if he requested counsel to
23 be present?

24 MS. KARASE: I do not know.

25 MS. SMITH: Do you know if there -- if he requested

1 an interpreter to be present?

2 MS. KARASE: I do not know.

3 MS. SMITH: And do you know if Ms. -- obviously
4 Ms. Watson indicated she did not use an interpreter.

5 MS. KARASE: That's correct. She spoke to him in
6 English, I believe.

7 MS. SMITH: And this was shortly after his arrest?

8 MS. KARASE: That's correct.

9 MS. SMITH: Now, let's discuss the last meeting,
10 which happened on April 14th; is that correct?

11 MS. KARASE: Yes --

12 MS. SMITH: Okay.

13 MS. KARASE: -- the day of his arrest.

14 MS. SMITH: Okay. And at that meeting, what
15 purportedly was supposed to happen was he was supposed to
16 give money to Mamadie Toure, and Mr. Cilins -- the talk was
17 that he would receive documents or she would destroy
18 documents; is that correct?

19 MS. KARASE: That's correct.

20 MS. SMITH: And at that meeting where your agents
21 watched him, he actually left that meeting without paying any
22 money to Mamadie Toure. Isn't that correct?

23 MS. KARASE: I don't know whether he paid any money
24 to the person with whom he met on April 14, but I do know
25 that when he left, he was in possession of \$20,000 cash.

1 MS. SMITH: Have you asked -- have you asked your
2 agents if any money exchanged hands?

3 MS. KARASE: No, I have not.

4 MS. SMITH: Have you spoken with your confidential
5 witness to see if any money changed hands that day?

6 MS. KARASE: No, I have not.

7 MS. SMITH: Did you speak with your witness, or did
8 the agents speak with your witness, and ask her of all the
9 various times she's received money from Mr. Cilins and other
10 persons for various assorted things?

11 MS. KARASE: There are references in the complaint
12 to other instances in which she received money, so I --
13 relying on the complaint, yes, there were other instances of
14 that.

15 MS. SMITH: And what proof did she provide you of
16 those actual transactions?

17 MS. KARASE: She did not provide me with any proof,
18 but I have not met with the confidential witness.

19 MS. SMITH: Okay. And what proof did she provide
20 your agents that those transactions actually occurred?

21 MS. KARASE: I'm not aware other than what's
22 documented and supported in the complaint.

23 MS. SMITH: Surely your agents actually pulled her
24 banking records.

25 MS. KARASE: I'm not aware one way or the other.

1 MS. SMITH: Did they pull her telephone records?

2 MS. KARASE: I'm not aware of that one way or the
3 other.

4 MS. SMITH: Did they pull her travel records?

5 MS. KARASE: I'm not aware.

6 MS. SMITH: Okay. Did they pull any banking
7 records involving any of her companies, specifically Matinde
8 and Company, or any other companies that she owns?

9 MS. KARASE: I'm not aware of what documents they
10 may or may not have pulled.

11 MS. SMITH: Isn't it true that they have not pulled
12 any documents or obtained any documentary evidence of actual
13 payments to or on behalf of Mamadie Toure?

14 MS. KARASE: I cannot comment on that. I don't
15 know.

16 MS. SMITH: Now, the government has done an
17 independent investigation into Mr. Cilins and his financial
18 assets?

19 MS. KARASE: I believe so, yes.

20 MS. SMITH: Can you tell the Court what assets that
21 the government has located belonging to Mr. Cilins?

22 MS. KARASE: I cannot.

23 MS. SMITH: How do you know that it was done then?

24 MS. KARASE: Because when I inquired about other
25 real estate that he owned, I was told that agents in New York

1 had information connecting him to other properties.

2 MS. SMITH: Was that following my telephone
3 conversation with you with Michael Spiegelhalter from DOJ and
4 with Elisha Corbe, I believe is his name, from New York?

5 MS. KARASE: Kobre, and it's actually Stephen
6 Spiegelhalter.

7 MS. SMITH: Thank you.

8 Was that after my conversation with them?

9 MS. KARASE: Yes, it was.

10 MS. SMITH: After I proffered to you that we would
11 be willing to put up about \$3 million in unencumbered assets?

12 MS. KARASE: Correct.

13 MS. SMITH: Okay. But no prior investigation was
14 done into his finances.

15 MS. KARASE: Oh, I don't know one way or the other
16 when the New York agents or other FBI agents conducted their
17 investigation. I just learned of it after you and I spoke.

18 MS. SMITH: Isn't it -- isn't it true that no one
19 looked into his properties that he owns in France?

20 MS. KARASE: I'm not aware.

21 MS. SMITH: Or that -- or his family --

22 THE INTERPRETER: Ms. Smith, can you repeat that
23 last question for the interpreter?

24 MS. SMITH: Isn't it true that none of your agents
25 have looked into any properties that he owns in France?

1 MS. KARASE: I don't know whether they have or have
2 not.

3 MS. SMITH: Have you spoken with French authorities
4 to determine his family background, his -- whether he came
5 from wealth or from poverty or any of those such items?

6 MS. KARASE: No, I have not, and I'm not aware of
7 any agents' conversations.

8 MS. SMITH: Have you attempted to verify that he is
9 indeed a very well respected businessman, both in South
10 Florida, in many countries in Africa, and in France?

11 MS. KARASE: No, I have not.

12 MS. SMITH: Have you attempted to verify any of the
13 assets that he has -- he has accumulated over the last 20, 22
14 years of working?

15 MS. KARASE: No, I have not.

16 MS. SMITH: Have you attempted to contact the
17 manager of his properties in South Florida to verify that he
18 is indeed receiving a minimum of \$4,000 per month in rental
19 income?

20 MS. KARASE: No, I have not done that.

21 MS. SMITH: Have you spoken with his wife or any of
22 his family members to determine their financial background?

23 MS. KARASE: No. Ms. Smith, I have not conducted
24 any kind of a financial investigation personally. I'm
25 relying on the documents that -- the information provided in

1 preparation of the pretrial services report and the
2 information contained within the complaint.

3 MS. SMITH: Okay. And you're not aware if agents
4 have conducted any of this investigation that we've just
5 spent the last five minutes discussing.

6 MS. KARASE: I am not aware -- I don't have any
7 firsthand knowledge that they've conducted any of that other
8 than to note that I know that they at least have looked into
9 real estate that he owned.

10 MS. SMITH: If -- nevertheless, you've decided that
11 his current income from a small, relatively new business is
12 not enough to support the properties that he's previously
13 purchased, the lifestyle that he has previously lived. You
14 didn't do anything to verify or assure yourself of the source
15 of those funds.

16 MS. KARASE: Other than to look to his statement
17 that said he annually earns \$32,000 -- \$32,578 and no more,
18 no.

19 MS. SMITH: Okay. And that was from one company,
20 CSW.

21 MS. KARASE: Right, which is the only company he
22 disclosed.

23 MS. SMITH: And he disclosed his rental income in
24 South Florida.

25 MS. KARASE: That's correct.

1 MS. SMITH: Have you verified that he is a member
2 or owner or shareholder of two or three corporations or LLCs
3 in Florida?

4 MS. KARASE: No.

5 MS. SMITH: Do you know if anyone from the FBI or
6 anyone other in the government has made that verification?

7 MS. KARASE: I do not know.

8 MS. SMITH: Now, it is your position that he is a
9 risk of flight because of his severe -- his extensive
10 financial and significant financial assets, his frequent
11 travel, and his French citizenship, and the nature of the
12 offense; is that correct?

13 MS. KARASE: Those are some of the reasons, yes.

14 THE COURT: The passports.

15 MS. SMITH: Yes. Thank you, Judge.

16 And the allegedly false passport.

17 MS. KARASE: And also the false statements, yes.

18 MS. SMITH: Okay. And the false statements,
19 however, were provided without counsel and without an
20 interpreter. Isn't that true? Those statements you're
21 relying on as false.

22 MS. KARASE: That's true.

23 MS. SMITH: And since hiring counsel, since his
24 family has hired me, we have come forward with a more
25 complete list as I disclosed to you and to the DOJ in

1 Washington, Mr. Spiegelhalter and to Mr. Clobray; is that
2 correct?

3 MS. KARASE: I wouldn't call it a list. You
4 mentioned generally that he had approximately \$3 million in
5 unencumbered real estate in South Florida. We didn't go into
6 any specifics.

7 MS. SMITH: Fair enough.

8 Isn't it true that your complaint relies solely
9 upon -- well, let me rephrase that.

10 The charges in your complaint, the obstruction, the
11 tampering, and the alleged destruction of documents as you've
12 charged them, the violations of Section 1510, 1512(c), and
13 1519, you rely on events that happened between March 11th,
14 2013, and April 14th, 2013, or something thereabouts, between
15 March and April of this year.

16 MS. KARASE: Those are the dates that are listed
17 for the alleged offenses.

18 MS. SMITH: That's what I'm asking you.

19 Isn't it also true that it is your position that he
20 knew there was a criminal investigation by virtue of the
21 alleged conversations between he and your confidential
22 witness, Ms. Toure?

23 MS. KARASE: The complaint references the
24 defendant's comments about a pending investigation.

25 MS. SMITH: And nevertheless, he came back to the

1 United States with the knowledge -- several times with the
2 knowledge that there was, by your allegations, a criminal
3 complaint pending.

4 Isn't that a fact?

5 MS. KARASE: I don't believe there was a criminal
6 complaint pending.

7 MS. SMITH: Well, excuse me, a criminal
8 investigation pending.

9 MS. KARASE: I'm not sure exactly what he knew.
10 There were references to a grand jury investigation. I don't
11 know what specifically was in his head at the time, but he
12 did make references to a grand jury investigation.

13 MS. SMITH: Well, let's go through your criminal
14 complaint.

15 The complaint says that on or about March 15th and
16 on or about March 16th, there were discussions about paying
17 money to destroy documents; is that correct?

18 THE COURT: The --

19 MS. SMITH: Excuse me, page 9, paragraph 16(a) and
20 (b).

21 MS. KARASE: Yes. There were discussions of that
22 nature.

23 MS. SMITH: And then on paragraph 18(a), 18(b),
24 (c) -- it continues to go on that they have been talking
25 about there being officials, the possibility of

1 investigations, what is she to do if someone talks to her --

2 MS. KARASE: Ms. Smith, you asked me specifically
3 what your client knew. I can't answer that, so I --

4 MS. SMITH: With all due respect, Ms. Karase, I
5 asked you what the government -- the government's allegations
6 are Mr. Cilins knew, in either March or April or all the way
7 through, that there was the possibility or a pending
8 investigation. That is the basis of your charges.

9 Isn't that correct?

10 MS. KARASE: There are discussions between
11 Mr. Cilins and a confidential witness about a pending
12 investigation in which he inquires whether there was a
13 pending investigation at the early stages, and then later
14 he's advised exactly what a grand jury is and a grand jury
15 investigation is.

16 MS. SMITH: And he was advised of that as early as
17 April 11th and maybe possibly as early as March 25th?

18 MS. KARASE: According to paragraph 19 of the
19 complaint, yes.

20 MS. SMITH: Okay. And nevertheless, despite all of
21 these conversations in March and April between Ms. Toure and
22 Mr. Cilins about a pending investigation, about the
23 possibility of an investigation, about talking to agents,
24 about the grand jury, Mr. Cilins made at least two if not
25 three trips from France to the United States.

1 MS. KARASE: After having conversations with the
2 confidential witness, Mr. Cilins -- about a pending
3 investigation, Mr. Cilins did make trips back and forth to
4 the United States or at least met with a confidential witness
5 in the United States. I can't say for certain whether he
6 left and came back.

7 MS. SMITH: Have you contacted Customs and Border
8 Protection to see his exact entry and exit dates as outlined
9 in TECS or the other system that they now have that I can't
10 remember the name of?

11 MS. KARASE: Well, we've consulted the passport
12 which is on its way here for your review, and it does show an
13 entry date into the United States of April 8th, 2013, and
14 then there are several other entry dates, but it was
15 unable -- we could not decipher from the photocopy. At least
16 the agent with whom we were speaking on the break could not
17 decipher that.

18 MS. SMITH: All right. Have you spoken with CBP,
19 Immigrations and Customs Enforcement, TSA, or any other
20 federal agency charged with entries and exits to the border
21 about Mr. Cilins' entries and exits to the United States?

22 MS. KARASE: No, I have not.

23 MS. SMITH: So in fact, you have no evidence to
24 show that he is a risk of flight with regard to his travels
25 because he arrives here in Orlando after knowing there was a

1 criminal investigation.

2 MS. KARASE: That's inaccurate.

3 THE COURT: I think that's really kind of argument
4 anyway.

5 MS. SMITH: Fine, Your Honor. And, Your Honor, I
6 withdraw that. I . . .

7 Your Honor, may I have just a moment with my
8 client?

9 THE COURT: Yes. Are you --

10 MS. SMITH: And I can let (unintelligible).

11 THE COURT: Yes.

12 Why don't we just see if they have any additional
13 questions, Ms. Karase.

14 (Brief pause.)

15 MS. SMITH: Ms. Karase, on the day of the arrest,
16 agents actually arrested Mr. Cilins after he terminated the
17 meeting with Ms. Toure. Isn't that true?

18 MS. KARASE: Yes. That's what's stated in the
19 complaint.

20 MS. SMITH: And, again, to your knowledge, you have
21 no knowledge that any moneys were trans- -- were given to
22 Ms. Toure that day.

23 MS. KARASE: I don't have any evidence of that.

24 MS. SMITH: And you have no information from your
25 agents.

1 MS. KARASE: Correct.

2 MS. SMITH: And you have no -- he was actually
3 getting ready to board the flight back to Miami when he was
4 arrested. He was checking the gate times when he was
5 arrested.

6 MS. KARASE: Yes. That's true.

7 MS. SMITH: Your Honor, I don't believe I have
8 anything further for Ms. Karase other than maybe when we get
9 the passport, to see what --

10 THE COURT: All right. Thank you, Ms. Karase.

11 MS. SMITH: Your Honor, I do have a proffer.
12 You've heard a large portion of it, and I don't know what
13 other evidence Ms. Karase needs to put on, or if she has any
14 additional proffer, but if I -- since I'm not familiar with
15 Your Honor's procedures.

16 THE COURT: Well, these are not just mine. These
17 are the way the Court practices.

18 Is there anything else that you wanted to present
19 at this time, Ms. Karase?

20 MS. KARASE: No, Your Honor.

21 THE COURT: All right. Ms. Smith, let me ask you,
22 before you begin your proffer, if you did get a copy of the
23 pretrial services report that's been referenced.

24 MS. SMITH: I did, Your Honor, and I have a few
25 additions and corrections to make to that report.

1 THE COURT: All right.

2 MS. SMITH: Your Honor, as pointed out during the
3 cross-examination of Ms. Karase, Mr. Cilins did not have an
4 interpreter with him. He did not have counsel present with
5 him. He does speak some English, but he does have difficulty
6 with some things, so I'd ask the Court to consider that.

7 I have -- I would like to proffer some additional
8 information. I brought documentation for the Court.

9 THE COURT: And during your proffer, will you be
10 referencing anything else you wanted to correct? I don't
11 want to -- I don't want to lose track of --

12 MS. SMITH: Thank you.

13 THE COURT: -- this.

14 And it may be during your proffer you'll be
15 referencing these things and we can take note of them at that
16 time.

17 MS. SMITH: Your Honor, if I can -- I did not go
18 over it with Mr. Cilins. If I can just take two brief
19 seconds to just --

20 THE COURT: I'll tell you -- you know what?

21 MS. SMITH: Or can we come back to this portion and
22 I'll proffer and --

23 THE COURT: Yes.

24 MS. SMITH: -- then we can take a break and I
25 can --

1 THE COURT: Yes.

2 MS. SMITH: -- go over it with him.

3 THE COURT: Yes. Let's do that.

4 MS. SMITH: Save the Court some time.

5 THE COURT: Thank you.

6 MS. SMITH: Your Honor, one of the corrections that
7 we need to make, that I know that I'd like to go ahead and
8 make, is that he is a managing director, partner,
9 shareholder, whatever the term is in the business world for
10 three companies in South Florida -- two or three. One of
11 them is Holiday Beachfront Townhomes, LLC.

12 THE COURT: Could you repeat that, please?

13 MS. SMITH: Yes, Judge. Holiday Beachfront
14 Townhomes, LLC. They are the owners -- the LLC owns several
15 of the rental properties.

16 Pha, P-h-a, Investments, LLC. They also, I
17 believe, own several of the rental properties.

18 And previously, I believe, he was a -- and I'm not
19 sure. I've not been able to ascertain whether this is
20 still -- he's still a member of this entity. I don't believe
21 it. I believe it's been dissolved, but the previous entity
22 was FMA USA, LLC, also involved in real estate investments in
23 South Florida, specifically in Aventura and Hollywood and
24 Surfside primarily.

25 THE COURT: On the second one, did you say B as in

1 boy or V as in Victor?

2 MS. SMITH: Neither. P as in Peter, Peter Henry
3 alpha, Pha.

4 THE COURT: I think I'm having just a little bit of
5 trouble hearing because --

6 MS. SMITH: Get the (unintelligible).

7 THE COURT: Yes, so thank you.

8 MS. SMITH: And sometimes I don't enunciate. My
9 southern gets in the way.

10 So Your Honor, the Hollywood Beach Townhomes,
11 Mr. Cilins -- one of the properties that is owned by
12 Hollywood Beachfront Townhomes, LLC, is a property valued at
13 \$1.320 million -- \$1,321,000.

14 THE COURT: Which one is that?

15 MS. SMITH: The address for the property is 2300 --
16 no. Excuse me. The legal description is lot 16, block 11,
17 lots 3 and 4, block 12 of the Hollywood Beach first addition
18 in Broward County.

19 The address, according to the tax collector, the
20 property appraiser's office, looks to be Nevada Street in
21 Hollywood. There's two separate blocks. There's two
22 separate lots or properties there. The value -- total value,
23 according to the property appraiser -- and we use the most
24 conservative since that's been the most conservative
25 estimate -- is \$1,320,820, so \$1,321,000.

1 It is unencumbered. He would -- he would -- and he
2 would also -- he would be willing to place that with the
3 Court, mortgage that to the Court. I've taken the liberty of
4 preparing all of -- having all of the mortgage documents
5 prepared and the transfers prepared in anticipation that the
6 Court might accept that, along with other properties.

7 There is another property owned by the same entity,
8 Hollywood Beachfront Townhomes. The property is located at
9 the east 3405 feet of lot 1, block 12, Hollywood Beach
10 addition, Broward County, and this is -- the site address for
11 this one is 2325 North Surf Road, No. 1, Hollywood.

12 The value for the two combined -- there's actually
13 three parcels at that address. The three parcels combined,
14 according to the tax collector's office, the Property
15 Appraiser's Office in Broward County, is \$1,627,800, so
16 \$1,628,000 to round up the \$200.

17 The next property owned by Pha Investments is a
18 condominium in Cedar Glen Condominiums. It is -- the value
19 of the property, free and clear of all mortgages, is
20 \$135,210. It's located at 671 N.E. 195th Street, Unit 325E
21 as in Edward in Miami.

22 The fourth property -- it is owned by Pha
23 Investments. It's in Hollywood Station, a condominium. The
24 address is -- excuse me, Your Honor. The address is 140
25 South Dixie Highway 925, Hollywood, Florida. The value

1 unencumbered is \$135,210 for that parcel, according to the
2 property appraiser.

3 The next property, again owned by Pha Investments,
4 is -- this is -- it's in the same condominium community, and
5 the address is 140 South Dixie Highway, Unit 729, Hollywood,
6 Florida. The value, unencumbered, is \$130,380, according to
7 the property appraiser.

8 There is also another property owned by Pha
9 Investments. It is located at 1900 Van Buren Street, 211B as
10 in bravo, in Hollywood. It is a condominium. The
11 unencumbered -- and when I'm saying unencumbered, Your Honor,
12 the property appraiser's value is \$86,110. None of these
13 properties has a mortgage on it, so the value is -- the value
14 of all of them is completely unencumbered.

15 Your Honor, again, we have -- we've had them -- the
16 mortgages executed by the manager of the limited liability
17 company. They've been executed. Also I have affidavits, if
18 it please the Court, for Mr. Cilins' signature and also other
19 mortgages for his signature, should the Court accept those as
20 security.

21 THE COURT: Do some of those properties match up
22 with the ones that are in the pretrial services report?

23 MS. SMITH: They do. I didn't match them because I
24 didn't have time.

25 THE COURT: All right. That's fine. I just wanted

1 to make sure.

2 MS. SMITH: But they -- they all -- I think they
3 all match there. I'm not -- and I'll inquire during the
4 break, Your Honor, and if I need to correct that further,
5 I'll do that so that we don't waste (unintelligible).

6 Your Honor, with regards to Mr. Cilins himself, he
7 is a stable 50-year-old man. He is 50 or 51. He has four
8 children and a brand new grandbaby who's now four days old.
9 His current partner, who's now become his wife as of about a
10 year ago, he's been with her for the last 23 years. He has
11 business interests in Europe. He has obviously the
12 investment companies in the United States that are
13 significant ties to South Florida.

14 He also is -- he has no criminal history. There's
15 no drug use, no mental health issues. His passport -- and
16 I'll address that with him when we get both copies. He has
17 indicated to me and told me that I can tell the Court that he
18 had two valid passports.

19 France is like England. They have a provision
20 where you can obtain a passport, and if you're going to
21 travel, you can get a second one, because sometimes you send
22 them off for visas to other countries. You send them off and
23 you're without your passport to travel to another country.
24 France has the provision, as does the United Kingdom and
25 several other EC countries, to allow a person to have two

1 valid passports.

2 He was arrested peacefully, Your Honor. He did not
3 resist. He was actually leaving. There was no -- and as
4 part of a proffer with regards to the criminal complaint and
5 with regards to the underlying charges, he was actually
6 leaving with -- there was no transfer of payment to
7 Ms. Toure, the government witness in this case. There had
8 been no transfer of documents or anything at that point in
9 time.

10 He had visited Orlando on at least two if not -- or
11 not Orlando, excuse me, Jacksonville on at least two or three
12 occasions after this investigation began and he started
13 speaking with Ms. Toure about the investigation in March.
14 The criminal complaint is rife with problems.

15 The first problem, and -- Your Honor, is that --
16 well, this is part argument. The proffer I'll give --
17 forgive me, Your Honor.

18 Ms. Mamadie Toure signed documents several years
19 ago, these attestations. She has signed numerous
20 attestations that are -- that are similar in appearance and
21 form. Many of these she prepared herself. She and/or other
22 persons acting on her behalf or at her request have been
23 blackmailing Mr. Cilins, BSGR, and various other entities
24 since they were expelled -- not BSGR but since she was
25 expelled from the country.

1 When President Conte died in December 2008, if she
2 had any ability to obtain any influence over an -- over an
3 official, that influence died with the president.

4 THE COURT: When was that? I'm sorry?

5 MS. SMITH: December of 2008.

6 If the government had the documents that I
7 referenced during the cross-examination of Ms. Karase, they
8 would know that the Simandou lease, the initial lease or the
9 initial -- I'm not good with mining rights, Your Honor, but
10 the initial contract on the Simandou block or parcels was
11 executed -- negotiations began in early 2002 or 2003. There
12 was an initial preliminary contract and some protocols and
13 some things done as far back as 2002 or 2003.

14 Contracts were signed in 2005 and 2006. The press
15 releases from the country show the date of the release. I've
16 attempted to get the press from Ghana [sic], the actual press
17 releases from Ghana. It was a big affair with BSGR signing
18 these contracts in 2005, 2006, and 2007. They were signed
19 with the full regalia, knowledge, understanding of both
20 parliament, the president, and the minister of mining.

21 Other mining companies also had leases to Simandou,
22 and I don't know if I'm pronouncing that correctly, but the
23 Simandou parcel is the parcel at issue underlining the
24 Foreign Corrupt Practices Act claim.

25 Mr. Cilins left any -- any arrangement, any

1 affiliation with BSGR in 2007. BSGR changed its entire
2 personnel staff in Guinea and their people dealing with
3 personnel in Guinea in 2007. BSGR continued to negotiate
4 contracts on its own through new staff in 2008 and with the
5 new government in 2009. There were two -- there was an
6 interim government after the president died, and then there
7 was a second government that came in in 2009.

8 The interim government approved the old leases and
9 the old contracts. The new government approved the old
10 contracts and then entered into brand new contracts with
11 BSGR. Mr. Cilins nor the government's prime witness was any
12 way involved. She was literally ran out of the country on a
13 rail, to quote a southern colloquialism, in early 2000 --
14 January of 2009.

15 She is not the legal wife or -- nor was she ever
16 the legal wife of the deceased president, as she claims and
17 the government claims in their complaint. She was a
18 mistress. He had three other legal wives. She was not one.
19 She was the youngest. She was about 20, 21, 22 when he
20 started the affair with her.

21 She has been seeking to live here in the United
22 States because of fear of going back to Guinea. They have
23 falsified documents. She has contacted persons in other
24 countries in an attempt to manufacture or obtain some manner
25 or way to stay here instead of going back to Guinea to deal

1 with whatever issue she has there.

2 Your Honor, I believe I proffered that he was
3 leaving on a flight. There were numerous telephone calls --

4 THE COURT: He was leaving on a flight --

5 MS. SMITH: He was leaving on a flight -- on the
6 last meeting on April 14th when he was actually arrested,
7 there had been no exchange. He was actually leaving without
8 documents. No money, no money had been transferred. He was
9 going back to Miami to await his flight to go back home to
10 France, where he lives with his wife and his children. That
11 was when he was arrested.

12 Your Honor heard the agent admit that he was
13 arrested at the gate or looking at the board where you're
14 checking your flights.

15 BSGR has been contacted by persons from Mali
16 claiming affiliation with Mamadie Toure, with persons from
17 South Africa, with persons from Guinea, and I believe Sierra
18 Leone, although I'm not 100 percent positive of that; various
19 companies, various businesses, and BSGR, all attempting to
20 present documents that claim some sort of wrongdoing in
21 order -- and asking for money in exchange. She has done this
22 repeatedly over the years, both to BSGR, other companies, and
23 Mr. Cilins.

24 At one point in time she offered to another
25 company, another mining company, the ability to get mining

1 rights in Guinea for a property she purportedly owned. Only
2 upon the company checking that out did they learn that she
3 did not own the property and had no rights to transfer any
4 mining rights in the property.

5 Your Honor, there are no records of any transfers
6 to -- that the government -- well, this is argument, so I'll
7 leave that. I'm sort of transitioning.

8 If I can have just a moment with my client. I
9 don't know when you are going to want to take a break. I'm
10 assuming very soon for your next hearing, so --

11 THE COURT: Yes, Ms. Karase?

12 MS. KARASE: Your Honor, if I may just add, I will
13 have some rebuttal facts in response to the proffer that
14 Ms. Smith has made. Very brief, but I do have a
15 (unintelligible) presentation.

16 THE COURT: Well, I was thinking you might have
17 some questions of her proffer --

18 MS. KARASE: That's -- I --

19 THE COURT: -- and I have a 1:30 and then I have a
20 2:00.

21 Why don't we do this? The 1:30's just going to
22 take a few minutes. It's a telephonic attorney admissions,
23 and it gets a little crazy, so I'll probably just, say, clear
24 the courtroom. It's just -- it just is distracting for
25 everybody who's in the courtroom and for everybody else if

1 there are people here. I'm not necessarily going to close
2 it.

3 But I'm thinking that what we should probably do is
4 just recess now until 1:45, and then we'll come back, and
5 then between 1:45 and 2:00, let's try to come up with a game
6 plan of how we proceed today, and if necessary, tomorrow,
7 because I don't think there's any way, given the documents
8 that you would want me to review and the cross-examination of
9 your proffer, additional proffer, cross-examination of that
10 proffer, and then maybe any other evidence and argument,
11 we're going to get done today.

12 So if you all can talk about it a little bit and
13 see what your schedule is tomorrow.

14 Did we say I had nothing tomorrow?

15 I have some things starting at 3:00 tomorrow. It's
16 a law school project that I'm helping with, but if necessary,
17 I can rearrange that. But I could start whenever you wanted
18 and hopefully we'd be done by 3:00.

19 But why don't you all talk about it and if you
20 want -- we could still do some things between 3:00 and
21 probably -- oh, they start at 1:00? Okay. Well, we'll work
22 around all that, but we can start as early as we need to in
23 the morning.

24 But why don't you talk about it. We can still do
25 another 45 minutes or so from 3:00 to 3:45 this afternoon, if

1 that moves us along, so you all talk about it and see what
2 you think and then we'll just -- we'll reconvene at 1:45,
3 okay?

4 MS. SMITH: Your Honor, if I may ask for leave of
5 the Court. In Orlando I could go back and actually speak
6 with my client. Can I and the interpreter go back with the
7 U.S. Marshals and be allowed to speak with him during the
8 break to sort of facilitate moving this along?

9 THE COURT: Well, I'm just thinking if they take
10 him back downstairs you could. I don't think there's -- the
11 way it's set up right here, it wouldn't work, but they'll
12 take him downstairs and you can meet with him.

13 And then if it's running a little late, don't panic
14 in terms of getting back up here. We'll do everything we can
15 to get back up here at 1:45, but if we're running a little
16 late, we'll deal with that.

17 And I appreciate the marshals working with everyone
18 on that.

19 We'll be in recess.

20 MS. SMITH: Thank you, Judge.

21 (Recess from 1:24 p.m. until 1:56 p.m.; all parties
22 present.)

23 COURT SECURITY OFFICER: All rise. This Honorable
24 Court is now in session.

25 Please be seated.

1 THE COURT: Well, I hope no one spent too long
2 discussing what our schedule would be tomorrow because as you
3 may or may not know, Judge Conway entered an order just
4 probably about, I don't know, less than two hours ago which
5 states that due to the most recent budget cuts imposed by the
6 U.S. District Court for the Middle District of Florida and
7 the federal agencies supporting the Court and on the
8 government attorneys who appear before the Court, it is
9 ordered that until further notice, it is the policy of this
10 Court not to conduct criminal proceedings on Fridays except
11 in the case of emergencies and other exigent circumstances.
12 However, all federal courts in the Middle District of Florida
13 will remain open five days a week.

14 So I brought copies of the orders for you that you
15 can look at yourself, so the best-laid plans.

16 What were you thinking about this afternoon,
17 Ms. Smith? Why don't I start with you?

18 MS. SMITH: We were just thinking when Your Honor
19 came in -- Ms. Karase -- I'm going to -- Ms. Karase, isn't
20 it?

21 THE COURT: Yes.

22 MS. SMITH: I've botched it a hundred times today.
23 I'm sorry.

24 She said she had a few questions for me this
25 afternoon. I don't know the kind of time she's talking

1 about.

2 The only issue I think that's outstanding that
3 we're going to need documents on is France, the passport. My
4 staff contacted the consul -- let me get up --

5 THE COURT: Yes.

6 MS. SMITH: My staff contacted the consul in Miami.
7 The consul told them there was no way anybody in Miami, D.C.,
8 New York, any of the U.S. consuls could verify the validity
9 of the passports because they were not the issuing office.

10 We have contacted Paris, but they are closed. They
11 shut down for the day in Paris. We've contacted the family
12 attorney, and I instructed my staff to do that, to contact
13 the family attorney in Paris so that they can begin working
14 on that. I have her after-hours number, so they can begin as
15 soon as it opens in the morning.

16 They will go to the office there where he actually
17 obtained both passports to verify and get some sort of
18 documentation from the French consul there that -- or it's
19 not a consul there -- that they're valid.

20 The other issue is we know where the other passport
21 is. It is in the safe in his -- he and his wife's home in
22 Paris. I can get it in two days. DHL or Federal Express can
23 get it here in two days. That's the soonest I can get it
24 here is two days from now, if that is something that -- if
25 Your Honor's thinking about giving bond, I can get that other

1 passport to you.

2 THE COURT: Well, it sounds like no matter what
3 happens, we're -- we wouldn't be able to proceed until at
4 least Monday.

5 MS. SMITH: As much as I hate for him to sit, I
6 kind of think -- I could check -- I took the liberty of
7 checking my entire week's schedule, not just
8 (unintelligible). I've got some appointments Monday, but
9 all -- with the exception of a court hearing -- and I'll
10 contact Judge Whitehead in state court and see if I can move
11 the Monday hearing. Tuesday I'm completely free. Wednesday
12 I'm not. Thursday I have CJA training, but I can obviously
13 get out of that. And Friday I can move what I have then.

14 So I'm fairly available to work with Paris and the
15 Court's schedule next week, with the exception if I can just
16 maybe let the Court know later this afternoon if Judge
17 Whitehead will move that hearing Monday morning or I can get
18 coverage for it. It's not something that -- I don't think it
19 would be a problem if we choose to do it Monday.

20 THE COURT: Well, actually Tuesday looks a lot
21 better for me at this point.

22 Ms. Karase, how does that look for you?

23 MS. KARASE: Your Honor, I have a sentencing
24 scheduled for 10 a.m. on Tuesday that would be quite lengthy,
25 but I should be free by 1 p.m., and I'm free the remainder of

1 the afternoon.

2 THE COURT: Well, could we do it at 1:00 on
3 Tuesday?

4 MS. SMITH: I don't see why not, depending on how
5 far we get this afternoon. I know you have -- I just spoke
6 with Sylvia. I know you have a 2 o'clock, and I don't think
7 that's going to take too terribly long. I don't know how
8 long you want to go today.

9 THE COURT: Well, I have a 2:00.

10 What is the status of that? Are there going to be
11 two third-party custodians presented?

12 MS. KARASE: Ms. Irvin advised that both proposed
13 third-party custodians are present.

14 THE COURT: All right.

15 MS. KARASE: And frankly, I don't anticipate a
16 problem with either of them, but I would like to hear from
17 them.

18 THE COURT: All right. Well, let's see. If we
19 start that in just a few minutes, that could still take us --
20 that could still take us, I don't know, 40 minutes, at least
21 20 minutes for each, because I have to go through the
22 conditions of release and all of that, and we do that -- we
23 do that differently too. And it's Spanish, so we'll have an
24 interpreter.

25 I think the best bet would be if we started at

1 3:00, and I could go until 3:45, for 45 minutes. I have a
2 4 o'clock, but I have to stop at a quarter till to meet with
3 the probation officer. It's reentry court, and --

4 MS. KARASE: And I'll be here with you.

5 THE COURT: Yes. You'll be here with me for that
6 too.

7 But if the 45 minutes really isn't going to help
8 this afternoon and we can get it all done tomorrow, there's
9 no reason, Ms. Smith, for you to stay around an hour. You
10 could almost be halfway to Orlando.

11 MS. SMITH: Hypothetically speaking, if I followed
12 the speed limit.

13 THE COURT: Yes. Yes. And if not -- well, we
14 know.

15 So if you would rather do that, we could just get
16 started at 1:00. I would think we wouldn't take more than
17 four hours on Monday.

18 MS. KARASE: Your Honor, the government has very
19 little left in terms of questioning and further arguments,
20 so --

21 THE COURT: Okay.

22 MS. KARASE: -- I don't -- I really think that we
23 can wrap up today.

24 THE COURT: I meant Tuesday.

25 Well, I don't know about today. You're awfully

1 ambitious. I'm worried that we'll even get started at 3:00
2 because of the -- you know, of having to -- well, we're going
3 to be holding two separate hearings and going through two
4 separate things. It takes longer sometimes to do that.

5 And then without having this information on the
6 passport, we can't finish up today.

7 MS. KARASE: Well, to comment on that, Your Honor,
8 I do have -- I've provided Ms. Smith with a photocopy of the
9 passport that Mr. Cilins had in his possession at the time of
10 his arrest, and obviously, you know, with regard to the
11 production of the other passport, yes, yes, we would want
12 that.

13 I don't know if there are only two that are out
14 there now, given that France apparently issues more than one
15 at a time. I think the important consideration, though -- I
16 think Your Honor can still draw from the fact that he has
17 extensive travel, and I think that all of the other arguments
18 still support, by far more than a preponderance of the
19 evidence, that he's a risk of flight.

20 THE COURT: Well, then you're -- are you going to
21 withdraw your -- because it's not only just what I find but
22 Ms. Smith or you, either one, can appeal this to the district
23 judge in the Southern District of New York.

24 And so at this time you're willing to concede that
25 that's not a -- the passport that you think is not

1 registered, you're willing to concede that that's not
2 fraudulent -- I think you referred to it as fraudulent -- and
3 that both of the passports are valid?

4 If you want to concede that, without there being
5 any proof of it, then I'll -- you can concede that and we can
6 get as far as you want today.

7 MS. KARASE: Your Honor, perhaps we can reach an
8 agreement that the information that I have, the evidence that
9 I have, is that one is registered and one is not.

10 THE COURT: Well, that's -- that's -- well, I think
11 that's -- there's an issue with that. I don't think -- I
12 don't think Ms. Smith's going to concede that it's not
13 registered.

14 Are you?

15 MS. SMITH: No, sir. And I don't believe that
16 registered is the appropriate term. My guess is the clerk
17 that she spoke with in Miami -- my ex-husband was French.
18 I've been to that consulate many times -- is a typical
19 entry-line clerk in an office that looked at something and
20 that was the end of it.

21 It's our indication that both of these, at the time
22 of issuance, were valid passports. One may not be valid now.
23 That does not mean that it wasn't canceled because of an
24 additional one, because if it was a -- that I'm not --
25 because that may be in fact the truth and there's no fraud in

1 that.

2 But it's our contention that at the time of
3 issuance that they're both valid passports. He's obviously
4 traveled, according to the documents, six or eight, maybe ten
5 times into the United States on this purportedly valid
6 passport. It's hard for me to believe that CBP or TSA,
7 immigration, somebody didn't catch a fraudulent or
8 unregistered passport -- whatever word you want to put in
9 there -- so I'm not willing to concede that at this -- she's
10 made -- Ms. Karase has made a big deal about it. I think --
11 I think it's in my client's best interest to answer that
12 question --

13 THE COURT: Okay.

14 MS. SMITH: -- as much as I'd like to finish today
15 and try to get him out.

16 THE COURT: Yes. Well, I think -- I mean, and I
17 think once we -- once you all start making argument and all
18 of that, I just can't imagine we're going to get it done in
19 45 minutes today, so -- and I want to review the documents,
20 the --

21 MS. SMITH: I'll tender those to the Court.

22 THE COURT: Right. And I'm guessing you're going
23 to be asking questions about the entities that have been
24 proffered as the ones who these properties belong to and all
25 of that, so I want to give you a chance to thoroughly examine

1 the documents yourself and be able to ask any questions you
2 deem appropriate on those.

3 So why don't we do this. Let's just go ahead and
4 continue it over until -- until Tuesday at 1 o'clock.

5 MS. SMITH: I'll be here early in case there's
6 something -- I'll try to get here before lunch in case
7 something ends early, and if the Court wants to begin --

8 THE COURT: Okay. I have an 11 o'clock on Tuesday,
9 but -- so we'll probably start at 1:00, but -- and then if
10 you can -- if you could provide me and Ms. Karase the copies
11 of your documents, we can make copies if we need to, and then
12 we'll --

13 MS. SMITH: Your Honor, if I can -- I'll provide
14 Ms. Karase a copy. I'll be back to my office this evening.
15 I'll e-mail her exactly what I'm going to provide to the
16 Court. I'll show (unintelligible).

17 So I'll provide a copy. She's indicated she's
18 willing -- I have a copy in the office. These are original
19 signed documents.

20 THE COURT: All right.

21 MS. SMITH: So these are -- most of these have been
22 (unintelligible) Miami. They still need to be executed so
23 (unintelligible).

24 THE COURT: All right. Thank you.

25 All right. So the hearing will be continued until

1 Tuesday, April 23rd, 2013, at 1 o'clock.

2 All right. Then we'll be in recess.

3 COURT SECURITY OFFICER: All rise.

4 (The proceedings were concluded at 2:07 p.m.)

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1 CERTIFICATE

2

3 UNITED STATES DISTRICT COURT)

4 MIDDLE DISTRICT OF FLORIDA)

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7 I hereby certify that the foregoing transcript is a
8 true and correct computer-aided transcription of my stenotype
9 notes taken at the time and place indicated therein.

10

11 DATED this 18th day of April, 2013.

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s/Shelli Kozachenko

Shelli Kozachenko, RPR, CRR

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